

1 EDWARD S. ZUSMAN (SBN 154366)
ezusman@mzclaw.com
2 KEVIN K. ENG (SBN 209036)
keng@mzclaw.com
3 MARKUN ZUSMAN FRENIERE & COMPTON LLP
4 465 California Street, Suite 401
San Francisco, California 94104
5 Telephone: (415) 438-4515
Facsimile: (415) 434-4505

6|| Attorneys for Plaintiffs

7

8

q

UNITED STATES DISTRICT COURT

10 FOR THE NORTHERN DISTRICT OF CALIFORNIA

11 SAN FRANCISCO DIVISION

12 STEVEN SIEGAL, JAMES RYBICKI, DAVID
13 GROBLEBE, individually and as General Partner
of GROBCO II, and CHRISTIAN WIPF, ON
14 BEHALF OF THEMSELVES AND ALL
INDIVIDUALS SIMILARLY SITUATED.

Case No. 3:13-cv-03570-RS

[PROPOSED] JUDGMENT

15|| Plaintiffs,

16|| vs.

17 G. THOMAS GAMBLE, LOREN J. MILLER,
18 HENRY LOWENSTEIN, PAUL W. BATEMAN,
19 EDWARD M. GABRIEL, JAMES S. MAYER,
BEHROOZ SARAFRAZ, LYNN BLYSTONE,
ALFRED LOPEZ, MASTON CUNNINGHAM,
JOHN DURBIN, GREG BILLINGER, AND DOES
20 1 THROUGH 100, INCLUSIVE,

Defendants.

22

23

24

25

26

27

28

1 On October 14, 2016, the Court granted the Motion For Final Approval of Class Action
 2 Settlement submitted by Plaintiffs Steven Siegal, James Rybicki, David Groblebe, individually and
 3 as General Partner of Grobco II, and Christian Wipf (“Plaintiffs”), and found the Settlement
 4 Agreement and Release (“Agreement”) entered into by and among Defendants Paul Bateman, Greg
 5 Billinger, Maston Cunningham, John Durbin, Edward Gabriel, Henry Lowenstein, James Mayer,
 6 and Loren Miller (the “TVC Outside Directors and Officers”); F. Lynn Blystone; G. Thomas
 7 Gamble and George T. Gamble 1991 Trust (collectively “Gamble”) (all of whom are collectively
 8 referred to as the “Settling Defendants”); and Plaintiffs to be fair, reasonable and adequate to the
 9 Settlement Class. The Court issued an Order thereon (the “Final Approval Order”). On that same
 10 date, the Court granted Plaintiffs’ Motion For an Order Awarding Attorney’s Fees and Costs. The
 11 Court issued an Order thereon (the “Attorney’s Fee Order”).

12 Now, therefore, IT IS HEREBY ORDERED, ADJUDGED AND DECREED THAT:

13 1. Except as set forth above and in the Agreement, the Final Approval Order, and the
 14 Attorney’s Fee Order, Plaintiffs and the class shall take nothing by their Complaint in this action as
 15 to the Settling Defendants;

16 2. This judgment applies only to the Settling Defendants; Plaintiffs may continue
 17 litigating their claims against any parties not included among the Settling Defendants; and

18 3. Pursuant to the Agreement and the Final Approval Order, this Court shall retain
 19 jurisdiction over all matters relating to the interpretation, administration, implementation,
 20 effectuation and enforcement of the Final Approval Order and the Settlement.

21
 22 Dated: 10/14/16



The Honorable Richard Seeborg
 United States District Judge

25
 26
 27
 28